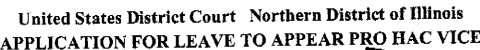
(Revised 02/01/01)



	APPLICATION FOR LEAV	VE TO	APP.	EAR	PR	HC	AC	VIC	Œ	
Case Title:	Brickstop Corporation				ŀ	• 1	L	E	Ľ	ntiff(s)
			VS.					3 200		TG
	Valley View Industries, H.C., In	nc.		CLERK, U.S. I			W. DOSSII DISTRICE O		D IINS	efendant(s)
Case Number:	1:08-cv-02690	Judge:	Hono	rable F	Robe	rt W	. Get	tlema	ın	- A7
I, Scott R. B	rown							herel	эу а	pply to the Cour
under Local Ru	ale 83.14 for permission to appear and	d partici	oate in	the abo	ove-	entitl	led a	ction	on l	pehalf of
Brickstop Corpo	oration					t by	who	om I l	nave	been retained.
I am a member	in good standing and eligible to prac	tice befo	re the	follow	ing (ourt	s:		ı	
	Title of Cou	rt							+	DateAdmitted
California								•	1	2/01/90
Missouri								4	0	6/01/00
Kansas								1	1	1/01/07
Western Distri	ct of Missouri							E	. (06/14/00
I have currentl Court in the fo	y, or within the year preceding the da llowing actions:	ite of this	s applio	cation,	mad	le pro	hac	vice	арр	olications to this
Case Number Case Ti										Application d or Denied)*
, , , , , , , , , , , , , , , , , , , 		• • •					- T-			
*If denied, ple (Attach addition necessary)										
Pursuant to Loca time of filing the papers may be m	I Rule 83.15(a), applicants who do not have ir initial notice or pleading, a member of the ade. Has the applicant design:	bar of this	Court l	taying a	n offi	istric ce wi	t of Il thin t	linois his Dis No	must strict	designate, at the upon who service o

If you have not designated local counsel, Local Rule 83.15(b) provides that the designation must be made within thirty (30) days.

Has the applicant ever been:			
censured, suspended, disbarred, or otherwise disciplined by any court?	Yes	 No	1
or is the applicant currently the subject of an investigation of the applicant's professional conduct?	Yes	No	\checkmark
transferred to inactive status, voluntarily withdrawn, or resigned from the bar of any court?	Yes	No	V
denied admission to the bar of any court?	Yes	No	\checkmark
held in contempt of court?	Yes	No	\checkmark

NOTE: If the answer to any of the above questions is yes, please attach a brief description of the incident(s) and the applicant's current status before any court, or any agency thereof, where disciplinary sanctions were imposed, or where an investigation or investigations of the applicant's conduct may have been instituted.

I have read the Rules of Professional Conduct for the Northern District of Illinois, effective November 12, 1991 (Local Rules 83.50 through 83.58), and the Standards for Professional Conduct within the Seventh Federal Judicial Circuit, effective December 15, 1992, and will faithfully adhere to them. I declare under penalty of perjury that the foregoing is true and correct.

1/15/08

Signature of Applicant

Applicant's Name	Last Name Brown		First Name Scott		Middle Name/Initial R			
Applicant's Law Firm	Hovey Williams LLP							
Applicant's Address	Street Address (include suite or room number) 10801 Mastin Boulevard, Suite 1000				State Bar Number 23395			
	City Overland Park			Work Phone 1 913-647-90				

(The pro hac vice admission fee is \$100.00 for cases filed before February 1, 2001, and \$50.00 for cases filed on or after that date, and shall be paid to the Clerk. No admission under Rule 83.14 is effective until such time as the fee has been paid.)

NOTE: Attorneys seeking to appear pro hac vice may wish to consider filing a petition for admission to the general bar of this Court. The fee for admission to the General Bar in \$150.00 The fee for pro hac vice admission is \$100.00 for cases filed before February 1, 2001, and \$50.00 for cases filed on or after that date. Admission to the general bar permits an attorney to practice before this Court. Pro hac vice admission entitles an attorney to appear in a particular case only. Application for such admission must be made in each case; and the admission fee must be paid in each case.

ORDER

PAIDTC ECEIPT # <u>4624603</u>36と

MAY 2 8 2008

MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

IT IS ORDERED that the application rein may appear in the above-entitled case.

DATED: July 8

United States District Judge